

# CONSOLIDATED INTERIM CONDENSED FINANCIAL STATEMENTS

FIRST QUARTER ENDED MARCH 31, 2023

(unaudited) (In U.S. dollars, tabular amounts in millions, except where indicated)



## Interim Consolidated Statements of Earnings

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



**FIRST QUANTUM**  
MINERALS

	Note	Three months ended March 31	
		2023	2022
Sales revenues	13	1,558	2,163
Cost of sales	14	(1,278)	(1,255)
<b>Gross profit</b>		<b>280</b>	908
Exploration		(6)	(4)
General and administrative		(33)	(32)
Other expense	17	(16)	(90)
<b>Operating profit</b>		<b>225</b>	782
Finance income		31	16
Finance costs	15	(180)	(169)
Adjustment for expected phasing of Zambian VAT	3c	23	(22)
<b>Earnings before income taxes</b>		<b>99</b>	607
Income tax expense	16	(25)	(155)
<b>Net earnings</b>		<b>74</b>	452
<b>Net earnings attributable to:</b>			
Non-controlling interests		(1)	67
Shareholders of the Company	12	75	385
<b>Earnings per share attributable to the shareholders of the Company</b>			
<b>Net earnings (\$ per share)</b>			
Basic	12	0.11	0.56
Diluted	12	0.11	0.56
<b>Weighted average shares outstanding (000's)</b>			
Basic	12	690,457	690,130
Diluted	12	693,681	692,630
<b>Total shares issued and outstanding (000's)</b>	11a	<b>692,505</b>	691,783

The accompanying notes are an integral part of these consolidated financial statements

# Interim Consolidated Statements of Comprehensive Income

(unaudited)

(expressed in millions of U.S. dollars)



	Note	Three months ended March 31	
		2023	2022
<b>Net earnings</b>		<b>74</b>	452
<b>Other comprehensive income (loss)</b>			
Items that have been/may subsequently be reclassified to net earnings:			
Cash flow hedges reclassified to net earnings	19	–	5
Movements on unrealized cash flow hedge positions		–	(6)
Items that will not subsequently be reclassified to net earnings:			
Fair value gain (loss) on investments	6	–	7
<b>Total comprehensive income for the period</b>		<b>74</b>	458
<b>Total comprehensive income for the period attributable to:</b>			
Non-controlling interests		(1)	67
Shareholders of the Company		<b>75</b>	391
<b>Total comprehensive income for the period</b>		<b>74</b>	458

The accompanying notes are an integral part of these consolidated financial statements

## Interim Consolidated Statements of Cash Flows

(unaudited)

(expressed in millions of U.S. dollars)



	Note	Three months ended March 31	
		2023	2022
<b>Cash flows from operating activities</b>			
Net earnings		74	452
Adjustments for			
Depreciation	14	271	295
Income tax expense	16	25	155
Share-based compensation expense		13	13
Net finance expense		149	153
Adjustment for expected phasing of Zambian VAT	3c	(23)	22
Foreign exchange		8	54
Deferred revenue amortization	10	(19)	(22)
Share of profit in joint venture	7,17	(3)	(14)
Other		4	43
Taxes paid		(43)	(208)
Movements in operating working capital			
Movements in trade and other receivables		8	(209)
Movements in inventories		(34)	(22)
Movements in trade and other payables		(90)	(21)
Long-term incentive plans		(41)	(25)
<b>Net cash from operating activities</b>		<b>299</b>	<b>666</b>
<b>Cash flows used by investing activities</b>			
Purchase and deposits on property, plant and equipment	5,18	(265)	(279)
Interest paid and capitalized to property, plant and equipment	5	(8)	(4)
Interest received		17	–
<b>Net cash used by investing activities</b>		<b>(256)</b>	<b>(283)</b>
<b>Cash flows used by financing activities</b>			
Net movement in trading facility	8	(82)	177
Movement in restricted cash		–	36
Proceeds from debt	8	425	–
Repayments of debt	8	(850)	(330)
Net payments to joint venture (KPMC)	7,9b	(10)	(11)
Transactions with non-controlling interests	9c	–	4
Dividends paid to non-controlling interests		–	(16)
Interest paid		(112)	(153)
Other		(3)	(1)
<b>Net cash used by financing activities</b>		<b>(632)</b>	<b>(294)</b>
<b>Increase (decrease) in cash and cash equivalents and bank overdrafts</b>		<b>(589)</b>	<b>89</b>
<b>Cash and cash equivalents and bank overdrafts – beginning of period</b>		<b>1,688</b>	<b>1,859</b>
Exchange losses on cash and cash equivalents		(1)	–
<b>Cash and cash equivalents and bank overdrafts – end of period</b>		<b>1,098</b>	<b>1,948</b>
Cash and cash equivalents and bank overdrafts comprising:			
Cash and cash equivalents		1,133	1,948
Bank overdrafts		(35)	–

The accompanying notes are an integral part of these consolidated financial statements

## Interim Consolidated Statements of Financial Position

(unaudited)

(expressed in millions of U.S. dollars)



**FIRST QUANTUM**  
MINERALS

		March 31, 2023	December 31, 2022
<b>Assets</b>			
<b>Current assets</b>			
Cash and cash equivalents		1,133	1,688
Trade and other receivables	3	769	890
Inventories	4	1,485	1,458
Current portion of other assets	6	167	133
		<b>3,554</b>	<b>4,169</b>
<b>Non-current assets</b>			
Cash and cash equivalents - restricted cash		9	9
Non-current VAT receivable	3b	522	519
Property, plant and equipment	5	19,059	19,053
Goodwill		237	237
Investment in joint venture	7	666	663
Deferred income tax assets		174	163
Other assets	6	274	267
<b>Total assets</b>		<b>24,495</b>	<b>25,080</b>
<b>Liabilities</b>			
<b>Current liabilities</b>			
Bank overdrafts		35	–
Trade and other payables		693	771
Current taxes payable		29	53
Current debt	8	578	575
Current portion of provisions and other liabilities	9	327	339
		<b>1,662</b>	<b>1,738</b>
<b>Non-current liabilities</b>			
Debt	8	6,300	6,805
Provisions and other liabilities	9	2,113	2,106
Deferred revenue	10	1,337	1,337
Deferred income tax liabilities		867	857
<b>Total liabilities</b>		<b>12,279</b>	<b>12,843</b>
<b>Equity</b>			
Share capital		5,464	5,492
Retained earnings		5,476	5,468
Accumulated other comprehensive loss		(59)	(59)
Total equity attributable to shareholders of the Company		<b>10,881</b>	<b>10,901</b>
Non-controlling interests		1,335	1,336
<b>Total equity</b>		<b>12,216</b>	<b>12,237</b>
<b>Total liabilities and equity</b>		<b>24,495</b>	<b>25,080</b>

The accompanying notes are an integral part of these consolidated financial statements

## Interim Consolidated Statements of Changes in Equity

(unaudited)

(expressed in millions of U.S. dollars)



	Share capital	Retained earnings	Accumulated other comprehensive loss	Total equity attributable to shareholders of the Company	Non-controlling interests	Total
Balance at December 31, 2022	5,492	5,468	(59)	10,901	1,336	12,237
Net earnings (loss)	–	75	–	75	(1)	74
Other comprehensive income	–	–	–	–	–	–
Total comprehensive income (loss)	–	75	–	75	(1)	74
Share-based compensation expense	13	–	–	13	–	13
Acquisition of treasury shares and cash from share awards	(41)	–	–	(41)	–	(41)
Dividends	–	(67)	–	(67)	–	(67)
Balance at March 31, 2023	5,464	5,476	(59)	10,881	1,335	12,216

	Share capital	Retained earnings	Accumulated other comprehensive loss	Total equity attributable to shareholders of the Company	Non-controlling interests	Total
Balance at December 31, 2021	5,568	4,522	(72)	10,018	1,476	11,494
Net earnings	–	385	–	385	67	452
Other comprehensive income	–	–	6	6	–	6
Total comprehensive income	–	385	6	391	67	458
Share-based compensation expense	13	–	–	13	–	13
Acquisition of treasury shares	(31)	–	–	(31)	–	(31)
Cash from share awards	6	–	–	6	–	6
Dividends	–	(3)	–	(3)	(16)	(19)
Balance at March 31, 2022	5,556	4,904	(66)	10,394	1,527	11,921

The accompanying notes are an integral part of these consolidated financial statements

## Notes to the Consolidated Financial Statements

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### 1. NATURE OF OPERATIONS

First Quantum Minerals Ltd. ("First Quantum" or "the Company") is engaged in the production of copper, nickel, gold and silver, and related activities including exploration and development. The Company has operating mines located in Zambia, Panamá, Turkey, Spain, Australia and Mauritania, and a development project in Zambia. The Company is progressing the Taca Taca copper-gold-molybdenum project in Argentina and is exploring the Haquira copper deposit in Peru.

The Company's shares are publicly listed for trading on the Toronto Stock Exchange.

The Company is registered and domiciled in Canada, and its registered office is Suite 2600, Three Bentall Centre, P.O. Box 49314, 595 Burrard Street, Vancouver, BC, Canada, V7X 1L3.

### 2. BASIS OF PRESENTATION

These condensed interim consolidated financial statements have been prepared in accordance with International Accounting Standard 34 Interim Financial Reporting ("IAS 34"). Accordingly, certain disclosures included in the annual financial statements prepared in accordance with International Financial Reporting Standards ("IFRSs") as issued by the International Accounting Standards Board have been condensed or omitted. The accounting policies applied in these condensed interim consolidated financial statements are consistent with those applied in the preparation of, and disclosed in, the consolidated annual financial statements for the year ended December 31, 2022. Amendments to IAS 12, effective January 1, 2023, have had no material impact on the financial statements.

These consolidated interim financial statements have been prepared on a going concern basis. In making the assessment that the Company is a going concern, management has taken into account all available information about the future, which is at least, but is not limited to, twelve months from March 31, 2023. Expected credit losses on financial assets remain immaterial at March 31, 2023.

At March 31, 2023, the Company had \$105 million committed undrawn senior debt facilities and \$1,133 million of net unrestricted cash (inclusive of overdrafts), as well as future cash flows in order to meet all current obligations as they become due. The Company was in compliance with all existing facility covenants as at March 31, 2023.

### 3. TRADE RECEIVABLES

#### a) Trade and other receivables

	March 31, 2023	December 31, 2022
Trade receivables	486	491
VAT receivable (current)	145	135
Other receivables	138	264
	769	890

## Notes to the Consolidated Financial Statements

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### b) VAT receivable

	March 31, 2023	December 31, 2022
Kansanshi Mining PLC	305	287
FQM Trident Limited (formerly Kalumbila Minerals Limited)	300	297
First Quantum Mining and Operations Limited (Zambia)	42	55
VAT receivable from the Company's Zambian operations	647	639
Other	20	15
Total VAT receivable	667	654
Less: current portion, included within trade and other receivables	(145)	(135)
Non-current VAT receivable	522	519

### c) VAT receivable by the Company's Zambian operation

	March 31, 2023
Balance at beginning of the year	639
Movement in claims, net of foreign exchange movements	(15)
Adjustment for expected phasing for non-current portion	23
At March 31, 2023	647

Offsets of \$64 million against other taxes and royalties due have been granted and cash refunds of \$2 million received during the three months ended March 31, 2023. In the three months ended March 31, 2022, offsets of \$20 million were granted.

In 2022, the Company reached agreement in respect of the outstanding Zambian value-added tax receivable sum including an approach for repayment based on offsets against future corporate income taxes and mineral royalties. The adjustment for expected phasing for the non-current portion represents the application of an appropriate discount rate to the expected recovery of VAT. This adjustment for expected phasing, a credit of \$23 million, has been recognized in net earnings in the three months ended March 31, 2023 (three months ended March 31, 2022: expense of \$22 million). As at March 31, 2023, amounts totalling \$125 million are presented as current.

### d) Aging analysis of VAT receivable for the Company's Zambian operations

	< 1 year	1-3 years	3-5 years	5-8 years	> 8 years	Total
Receivable at the period end	91	364	261	56	185	957
Adjustment for expected phasing	(3)	(161)	(80)	(16)	(50)	(310)
Total VAT receivable from Zambian operations	88	203	181	40	135	647

## 4. INVENTORIES

	March 31, 2023	December 31, 2022
Ore in stockpiles	172	177
Work-in-progress	45	48
Finished product	290	289
Total product inventory	507	514
Consumable stores	978	944
	1,485	1,458

## Notes to the Consolidated Financial Statements

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### 5. PROPERTY, PLANT AND EQUIPMENT

	Plant and equipment	Capital work-in-progress	Mineral properties and mine development costs		Total
			Operating mines	Exploration and development projects	
Net book value, as at December 31, 2022	9,892	1,356	6,631	1,174	19,053
Additions	–	270	–	–	270
Disposals	(5)	–	–	–	(5)
Transfers between categories	285	(358)	67	6	–
Restoration provision	–	–	(2)	–	(2)
Capitalized interest (note 15)	–	8	–	–	8
Depreciation charge (note 14)	(174)	–	(91)	–	(265)
Net book value, as at March 31, 2023	9,998	1,276	6,605	1,180	19,059
Cost	16,716	1,276	9,892	1,180	29,064
Accumulated depreciation	(6,718)	–	(3,287)	–	(10,005)

	Plant and equipment	Capital work-in-progress	Mineral properties and mine development costs		Total
			Operating mines	Exploration and development projects	
Net book value, as at December 31, 2021	10,032	1,181	6,920	1,150	19,283
Additions	–	1,157	–	–	1,157
Disposals	(17)	–	–	–	(17)
Transfers between categories	615	(1,006)	369	22	–
Restoration provision	–	–	(167)	2	(165)
Capitalized interest (note 15)	–	24	–	–	24
Depreciation charge (note 14)	(738)	–	(491)	–	(1,229)
Net book value, as at December 31, 2022	9,892	1,356	6,631	1,174	19,053
Cost	16,463	1,356	9,826	1,174	28,819
Accumulated depreciation	(6,571)	–	(3,195)	–	(9,766)

Included within capital work-in-progress and mineral properties – operating mines at March 31, 2023, is an amount of \$932 million related to capitalized deferred stripping costs (December 31, 2022: \$913 million). For the three months March 31, 2023, \$8 million of interest was capitalized (three months ended March 31, 2022: \$4 million). The amount of capitalized interest was determined by applying the weighted average cost of borrowings of 9% (December 31, 2022: 9%) to the accumulated qualifying expenditures.

## Notes to the Consolidated Financial Statements

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### 6. OTHER ASSETS

	March 31, 2023	December 31, 2022
Prepaid expenses	165	152
KPMC shareholder loan	220	216
Other investments	17	17
Derivative instruments (note 19)	39	15
Total other assets	441	400
Less: current portion of other assets	(167)	(133)
	274	267

### 7. JOINT VENTURE

On November 8, 2017, the Company completed the purchase of a 50% interest in KPMC from LS-Nikko Copper Inc. KPMC is jointly owned and controlled with Korea Mine Rehabilitation and Mineral Resources Corporation ("KOMIR") and holds a 20% interest in Cobre Panamá. The purchase consideration of \$664 million comprised the acquisition consideration of \$635 million and the reimbursement of cash advances of \$29 million with \$179 million paid on closing. The final consideration of \$100 million was paid in November 2021.

A \$666 million investment in the joint venture representing the discounted consideration value and the Company's proportionate share of the profit or loss in KPMC to date is recognized. For the three months ended March 31, 2023, the profit attributable to KPMC was \$6 million (March 31, 2022: \$28 million). The profit in KPMC relates to the 20% equity accounted share of profit reported by MPSA, a subsidiary of the Company. The material assets and liabilities of KPMC are an investment in MPSA of \$514 million, shareholder loans receivable of \$1,263 million from the Company (note 9b) and shareholder loans payable of \$1,263 million due to the Company and its joint venture partner KOMIR.

### 8. DEBT

	March 31, 2023	December 31, 2022
<b>Drawn debt</b>		
Senior notes:		
First Quantum Minerals Ltd. 6.50% due March 2024	–	848
First Quantum Minerals Ltd. 7.50% due April 2025	1,348	1,348
First Quantum Minerals Ltd. 6.875% due March 2026	996	996
First Quantum Minerals Ltd. 6.875% due October 2027	1,491	1,490
First Quantum Minerals Ltd. senior debt facility	2,582	2,155
FQM Trident term loan	423	423
Trading facilities	38	120
Total debt	6,878	7,380
Less: current maturities and short term debt	(578)	(575)
	6,300	6,805
<b>Undrawn debt</b>		
First Quantum Minerals Ltd. senior debt facility	105	530
Trading facilities	692	610

In the quarter the Company redeemed at par an aggregate of \$850 million principal amount of the senior notes due in 2024. \$450 million was redeemed on February 25, 2023, and \$400m on March 28, 2023. No senior notes due in 2024 remain outstanding post the redemptions.

## Notes to the Consolidated Financial Statements

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### 9. PROVISIONS AND OTHER LIABILITIES

#### a) Provisions and other liabilities

	March 31, 2023	December 31, 2022
Amount owed to joint venture (note 9b) <sup>1</sup>	1,263	1,256
Restoration provisions	557	555
Derivative instruments (note 19)	40	117
Other loans owed to non-controlling interests (note 9c)	192	190
Liabilities directly associated with assets held for sale	20	20
Leases	27	29
Retirement provisions	39	40
Deferred revenue (note 10)	114	118
Other deferred revenue	7	6
Other	181	114
<b>Total other liabilities</b>	<b>2,440</b>	<b>2,445</b>
Less: current portion	(327)	(339)
	<b>2,113</b>	<b>2,106</b>

<sup>1</sup> The shareholder loan is due from the Company's Cobre Panamá operation to KPMC, a 50:50 joint venture between the Company and KOMIR.

#### b) Amount owed to joint venture

	March 31, 2023	December 31, 2022
<b>Balance at the beginning of the period</b>	<b>1,256</b>	<b>1,310</b>
Interest accrued (note 15)	27	114
Repayment	(20)	(168)
<b>Balance at end of period due to KPMC</b>	<b>1,263</b>	<b>1,256</b>

As at March 31, 2023, the accrual for interest payable is \$323 million (December 31, 2022: \$316 million) and is included in the carrying value of the amount owed to the joint venture, as this has been deferred under the loan agreement. Amounts due to KPMC are specifically excluded from the calculation of net debt as defined under the Company's banking covenant ratios.

#### c) Other loans owed to non-controlling interests

On September 30, 2021, the Company completed the sale of a 30% equity interest in Ravensthorpe. Consideration paid of \$240 million comprised cash for equity of \$90 million and loans acquired of \$150 million. Additional subsequent loans and accrued interest to date amounted to \$28 million and \$14 million respectively.

### 10. DEFERRED REVENUE

	March 31, 2023	December 31, 2022
<b>Balance at the beginning of the period</b>	<b>1,455</b>	<b>1,489</b>
Accretion of finance costs (note 15)	15	63
Amortization of gold and silver revenue	(19)	(97)
<b>Balance at the end of the period</b>	<b>1,451</b>	<b>1,455</b>
Less: current portion (included within provisions and other liabilities)	(114)	(118)
Non-current deferred revenue	<b>1,337</b>	<b>1,337</b>

## Notes to the Consolidated Financial Statements

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### Franco-Nevada Precious Metal Stream Arrangement

The Company commenced the recognition of delivery obligations under the terms of the Franco Nevada precious metal stream arrangement in June 2019 following the first sale of copper concentrate. The Company uses refinery-backed credits as the mechanism for satisfying its delivery obligations under the arrangement. In the three months ended March 31, 2023, \$50 million was delivered under the stream the cost of which are presented net within sales revenues (three months ended March 31, 2022: \$54 million).

## 11. SHARE CAPITAL

### a) Common shares

Authorized

Unlimited common shares without par value Issued

	Number of shares (000's)
Balance as at December 31, 2022	692,505
Shares issued through Dividend Reinvestment Plan	–
Shares issued through Share Option Plan	–
Balance as at March 31, 2023	692,505

### b) Dividends

On February 14, 2023, the Company declared a final dividend of CDN\$0.13 per share, in respect of the financial year ended December 31, 2022 (February 15, 2022: CDN\$0.005 per share) to be paid on May 8, 2023 to shareholders of record on April 17, 2023.

## 12. EARNINGS PER SHARE

	Three months ended March 31	
	2023	2022
Basic and diluted earnings attributable to shareholders of the Company	75	385
Basic weighted average number of shares outstanding (000's of shares)	690,457	690,130
Potential dilutive securities	3,224	2,500
Diluted weighted average number of shares outstanding (000's of shares)	693,681	692,630
Earnings per common share – basic (expressed in \$ per share)	0.11	0.56
Earnings per common share – diluted (expressed in \$ per share)	0.11	0.56

## Notes to the Consolidated Financial Statements

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### 13. SALES REVENUES

	Three months ended March 31	
	2023	2022
Copper	1,333	1,862
Gold	76	117
Nickel	98	120
Silver	10	13
Other	41	51
	<b>1,558</b>	<b>2,163</b>

### 14. COST OF SALES

	Three months ended March 31	
	2023	2022
Costs of production	(1,008)	(962)
Depreciation	(265)	(285)
Movement in inventory	1	2
Movement in depreciation in inventory	(6)	(10)
	<b>(1,278)</b>	<b>(1,255)</b>

### 15. FINANCE COSTS

	Three months ended March 31	
	2023	2022
Interest expense on debt	(137)	(121)
Interest expense on other financial liabilities	(5)	(4)
Interest expense on financial liabilities measured at amortized cost	(142)	(125)
Related party interest (note 9b)	(27)	(29)
Finance cost accretion on deferred revenue (note 10)	(15)	(16)
Accretion on restoration provision	(4)	(3)
Total finance costs	<b>(188)</b>	<b>(173)</b>
Less: interest capitalized (note 5)	8	4
	<b>(180)</b>	<b>(169)</b>

### 16. INCOME TAX

A tax expense of \$25 million was recorded for three months ended March 31, 2023, (three months ended March 31, 2022: \$155 million tax expense) reflecting statutory tax rates. The statutory tax rates for the Company's operations range from 20% to 30%.

## Notes to the Consolidated Financial Statements

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### 17. OTHER EXPENSE

	Three months ended	
	2023	March 31 2022
Foreign exchange losses	(16)	(56)
Change in restoration provision for closed properties	–	(1)
Share in profit in joint venture (note 7)	3	14
Other expenses	(3)	(47)
	(16)	(90)

### 18. SEGMENTED INFORMATION

The Company's reportable operating segments are Cobre Panamá, Kansanshi, Trident, and Ravensthorpe. Each of the reportable segments report information separately to the CEO, the chief operating decision maker.

The Corporate & other segment includes the Company's remaining operations, Guelb Moghrein, Las Cruces, Çayeli, Pyhäsalmi, the metal marketing division which purchases and sells third party material, and the exploration projects. The Corporate & other segment is responsible for the evaluation and acquisition of new mineral properties, regulatory reporting, treasury and finance and corporate administration.

The Company's operations are subject to seasonal aspects, in particular the rainy season in Zambia. The rainy season in Zambia generally starts in November and continues through April, with the heaviest rainfall normally experienced in the months of January, February and March. As a result of the rainy season, mine pit access and the ability to mine ore is lower in the first quarter of the year than other quarters and the cost of mining is higher.

## Notes to the Consolidated Financial Statements

(unaudited)

(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### Earnings by segment

For the three months ended March 31, 2023, segmented information for the statement of earnings (loss) is presented as follows:

	Revenue	Cost of sales (excluding depreciation)	Depreciation	Other	Operating profit (loss) <sup>1</sup>	Income tax (expense) credit
Cobre Panamá <sup>2</sup>	606	(292)	(133)	(2)	179	–
Kansanshi <sup>3</sup>	388	(311)	(54)	(9)	14	(5)
Trident <sup>4</sup>	349	(203)	(60)	(9)	77	(23)
Ravensthorpe <sup>5</sup>	100	(99)	(15)	–	(14)	11
Corporate & other <sup>6</sup>	115	(102)	(9)	(35)	(31)	(8)
<b>Total</b>	<b>1,558</b>	<b>(1,007)</b>	<b>(271)</b>	<b>(55)</b>	<b>225</b>	<b>(25)</b>

<sup>1</sup> Operating profit (loss) less net finance costs and taxes equals net earnings for the period on the consolidated statement of earnings.

<sup>2</sup> Cobre Panamá is 20% owned by KPMC, a joint venture.

<sup>3</sup> Kansanshi Mining Plc, the most significant contributor to the Kansanshi segment, is 20% owned by ZCCM, a Zambian government owned entity.

<sup>4</sup> Trident includes Sentinel copper mine and the Enterprise Nickel development project.

<sup>5</sup> Ravensthorpe is 30% owned by POSCO.

<sup>6</sup> Corporate & other includes Guelb Moghrein, Las Cruces, Çayeli and Pyhäsalmi.

For the three months ended March 31, 2022, segmented information for the statement of earnings (loss) is presented as follows:

	Revenue <sup>1</sup>	Cost of sales (excluding depreciation)	Depreciation	Other	Operating profit (loss) <sup>2</sup>	Income tax expense
Cobre Panamá <sup>3</sup>	741	(298)	(142)	(3)	298	–
Kansanshi <sup>4</sup>	596	(259)	(59)	(32)	246	(67)
Trident <sup>5</sup>	555	(237)	(77)	(35)	206	(54)
Ravensthorpe <sup>6</sup>	132	(71)	(8)	(1)	52	(11)
Corporate & other <sup>7</sup>	139	(95)	(9)	(55)	(20)	(23)
<b>Total</b>	<b>2,163</b>	<b>(960)</b>	<b>(295)</b>	<b>(126)</b>	<b>782</b>	<b>(155)</b>

<sup>1</sup> Revenue includes hedge gains and losses recognized on forward sales and zero cost collar options.

<sup>2</sup> Operating profit (loss) less net finance costs and taxes equals net earnings for the period on the consolidated statement of earnings.

<sup>3</sup> Cobre Panamá is 20% owned by KPMC, a joint venture.

<sup>4</sup> Kansanshi Mining Plc, the most significant contributor to the Kansanshi segment, is 20% owned by ZCCM, a Zambian government owned entity.

<sup>5</sup> Trident includes Sentinel copper mine and the Enterprise Nickel development project.

<sup>6</sup> Ravensthorpe is 30% owned by POSCO.

<sup>7</sup> Corporate & other includes Guelb Moghrein, Las Cruces, Çayeli and Pyhäsalmi which were previously reported separately.

## Notes to the Consolidated Financial Statements

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(expressed in millions of U.S. dollars, except where indicated and share and per share amounts)



### Balance sheet by segment

Segmented information on balance sheet items is presented as follows:

	March 31, 2023			December 31, 2022		
	Non-current assets <sup>1</sup>	Total assets	Total liabilities	Non-current assets <sup>1</sup>	Total assets	Total liabilities
Cobre Panamá <sup>2</sup>	11,631	12,323	3,073	11,637	12,339	3,127
Kansanshi <sup>3</sup>	2,451	3,885	711	2,435	3,907	725
Trident <sup>4</sup>	2,888	3,600	1,031	2,885	3,599	1,053
Ravensthorpe <sup>5</sup>	774	1,029	359	784	1,033	361
Corporate & other <sup>6,7</sup>	1,572	3,658	7,105	1,560	4,202	7,577
<b>Total</b>	<b>19,316</b>	<b>24,495</b>	<b>12,279</b>	<b>19,301</b>	<b>25,080</b>	<b>12,843</b>

<sup>1</sup> Non-current assets include \$19,059 million of property plant and equipment (December 31, 2022: \$19,053 million) and exclude financial instruments, deferred tax assets, VAT receivable and goodwill.

<sup>2</sup> Cobre Panamá is 20% owned by KPMC, a joint venture.

<sup>3</sup> Kansanshi Mining Plc, the most significant contributor to the Kansanshi segment, is 20% owned by ZCCM, a Zambian government owned entity. This segment includes the Kansanshi smelter.

<sup>4</sup> Trident includes Sentinel copper mine and the Enterprise Nickel development project.

<sup>5</sup> Ravensthorpe is 30% owned by POSCO.

<sup>6</sup> Included within the corporate segment are assets relating to the Haqaira project, \$702 million (December 31, 2022: \$702 million), and to the Taca Taca project, \$479 million (December 31, 2022: \$474 million).

<sup>7</sup> Corporate & other includes Guelb Moghrein, Las Cruces, Çayeli and Pyhäsalmi.

### Purchase and deposits on property, plant and equipment by segment

Additions to non-current assets other than financial instruments, deferred tax assets and goodwill represent additions to property, plant and equipment, for which capital expenditure is presented as follows:

	Three months ended	
	2023	2022
Cobre Panamá	112	159
Kansanshi	64	51
Trident <sup>1</sup>	66	42
Ravensthorpe	6	15
Corporate & other	17	12
<b>Total</b>	<b>265</b>	<b>279</b>

<sup>1</sup> Trident includes Sentinel copper mine and the Enterprise Nickel development project.

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### 19. FINANCIAL INSTRUMENTS

The Company classifies its financial assets as amortized cost, FVOCI or FVTPL. Financial liabilities are measured at amortized cost or FVTPL.

The following provides the classification of financial instruments by category at March 31, 2023:

	Amortized cost <sup>4</sup>	Fair value through profit or loss	Fair value through OCI	Total
<b>Financial assets</b>				
Trade and other receivables <sup>1</sup>	138	486	–	624
Due from KPMC (note 6)	220	–	–	220
Other derivative instruments <sup>2</sup>	–	39	–	39
Investments <sup>3</sup>	–	–	17	17
<b>Financial liabilities</b>				
Trade and other payables	693	–	–	693
Other derivative instruments <sup>2</sup>	–	40	–	40
Leases	27	–	–	27
Liability to joint venture	1,263	–	–	1,263
Other loans owed to non-controlling interest	192	–	–	192
Debt	6,878	–	–	6,878

<sup>1</sup> Commodity products are sold under pricing arrangements where final prices are set at a specified future date based on market commodity prices. Changes between the prices recorded upon recognition of revenue and the final price due to fluctuations in commodity market prices give rise to an embedded derivative in the accounts receivable related to the provisionally priced sales contracts.

<sup>2</sup> Other derivative instruments related to provisionally priced sales contracts are classified as fair value through profit or loss and recorded at fair value, with changes in fair value recognized as a component of cost of sales.

<sup>3</sup> Investments held by the Company are held at fair value through other comprehensive income.

<sup>4</sup> The fair value of financial assets and liabilities measured at amortized cost is comparable to the carrying value due to the short term to maturities or due to the rates of interest approximating market rates.

The following provides the classification of financial instruments by category at December 31, 2022:

	Amortized cost <sup>4</sup>	Fair value through profit or loss	Fair value through OCI	Total
<b>Financial assets</b>				
Trade and other receivables <sup>1</sup>	264	491	–	755
Due from KPMC (note 6)	216	–	–	216
Other derivative instruments <sup>2</sup>	–	15	–	15
Investments <sup>3</sup>	–	–	17	17
<b>Financial liabilities</b>				
Trade and other payables	771	–	–	771
Derivative instruments in designated hedge relationships	–	–	–	–
Other derivative instruments <sup>2</sup>	–	117	–	117
Leases	29	–	–	29
Liability to joint venture	1,256	–	–	1,256
Other loans owed to non-controlling interest	190	–	–	190
Debt	7,380	–	–	7,380

<sup>1</sup> Commodity products are sold under pricing arrangements where final prices are set at a specified future date based on market commodity prices. Changes between the prices recorded upon recognition of revenue and the final price due to fluctuations in commodity market prices give rise to an embedded derivative in the accounts receivable related to the provisionally priced sales contracts.

<sup>2</sup> Other derivative instruments related to provisionally priced sales contracts are classified as fair value through profit or loss and recorded at fair value, with changes in fair value recognized as a component of cost of sales.

<sup>3</sup> Investments held by the Company are held at fair value through other comprehensive income.

<sup>4</sup> The fair value of financial assets and liabilities measured at amortized cost is comparable to the carrying value due to the short term to maturities or due to the rates of interest approximating market rates.

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### Fair values

The fair value hierarchy prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy are described below:

Level 1	Quoted prices (unadjusted) in active markets for identical assets or liabilities.
Level 2	Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly.
Level 3	Inputs for the asset or liability that are not based on observable market data.

The following table sets forth the Company's assets and liabilities measured at fair value on the balance sheet at March 31, 2023:

	Level 1	Level 2	Level 3	Total fair value
<b>Financial assets</b>				
Derivative instruments – LME contracts <sup>1</sup>	37	–	–	37
Derivative instruments – OTC contracts <sup>2</sup>	–	2	–	2
Investments <sup>3</sup>	17	–	–	17
<b>Financial liabilities</b>				
Derivative instruments – LME contracts <sup>1</sup>	28	–	–	28
Derivative instruments – OTC contracts <sup>2</sup>	–	12	–	12

<sup>1</sup> Futures for copper, nickel, gold and zinc were purchased on the London Metal Exchange ("LME") and London Bullion Market and have direct quoted prices, therefore these contracts are classified within Level 1 of the fair value hierarchy.

<sup>2</sup> The Company's derivative instruments are valued by the Company's brokers using pricing models based on active market prices. All forward swap contracts held by the Company are OTC and therefore the valuation models require the use of assumptions concerning the amount and timing of estimated future cash flows and discount rates using inputs which can generally be verified and do not involve significant management judgment. Such instruments are classified within Level 2 of the fair value hierarchy. Derivative assets are included within other assets on the balance sheet and derivative liabilities are included within provisions and other liabilities on the balance sheet.

<sup>3</sup> The Company's investments in marketable equity securities are valued using quoted market prices in active markets and as such are classified within Level 1 of the fair value hierarchy. The fair value of the marketable equity securities is calculated as the quoted market price of the marketable security multiplied by the quantity of shares held by the Company.

The following table sets forth the Company's assets and liabilities measured at fair value on the balance sheet at December 31, 2022, in the fair value hierarchy:

	Level 1	Level 2	Level 3	Total fair value
<b>Financial assets</b>				
Derivative instruments – LME contracts <sup>1</sup>	15	–	–	15
Investments <sup>3</sup>	17	–	–	17
<b>Financial liabilities</b>				
Derivative instruments – LME contracts <sup>1</sup>	101	–	–	101
Derivative instruments – OTC contracts <sup>2</sup>	–	16	–	16

<sup>1</sup> Futures for copper, nickel, gold and zinc were purchased on the London Metal Exchange ("LME") and London Bullion Market and have direct quoted prices, therefore these contracts are classified within Level 1 of the fair value hierarchy.

<sup>2</sup> The Company's derivative instruments are valued by the Company's brokers using pricing models based on active market prices. All forward swap contracts held by the Company are OTC and therefore the valuation models require the use of assumptions concerning the amount and timing of estimated future cash flows and discount rates using inputs which can generally be verified and do not involve significant management judgment. Such instruments are classified within Level 2 of the fair value hierarchy. Derivative assets are included within other assets on the balance sheet and derivative liabilities are included within provisions and other liabilities on the balance sheet.

<sup>3</sup> The Company's investments in marketable equity securities are valued using quoted market prices in active markets and as such are classified within Level 1 of the fair value hierarchy. The fair value of the marketable equity securities is calculated as the quoted market price of the marketable security multiplied by the quantity of shares held by the Company.

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### Derivatives designated as hedged instruments

As at March 31, 2023 and December 31, 2022, the Company held no commodity contracts designated as hedged instruments.

### Other derivatives

As at March 31, 2023, the Company had entered into the following derivative contracts for copper, gold and nickel in order to reduce the effects of fluctuations in metal prices between the time of the shipment of metal from the mine site when the sale is provisionally priced and the date agreed for pricing the final settlement.

Excluding the contracts noted above, as at March 31, 2023, the following derivative positions were outstanding:

	Open Positions (tonnes/oz)	Average Contract price	Closing Market price	Maturities Through
<b>Embedded derivatives in provisionally priced sales contracts:</b>				
Copper	142,940	\$4.05/lb	\$4.05/lb	July 2023
Gold	41,478	\$1,859/oz	\$1,980/oz	May 2023
Nickel	726	\$10.59/lb	\$10.74/lb	April 2023
<b>Commodity contracts:</b>				
Copper	142,950	\$4.05/lb	\$4.05/lb	July 2023
Gold	41,480	\$1,859/oz	\$1,980/oz	May 2023
Nickel	726	\$10.59/lb	\$10.74/lb	April 2023

As at December 31, 2022, the following derivative positions were outstanding:

	Open Positions (tonnes/oz)	Average Contract price	Closing Market price	Maturities Through
<b>Embedded derivatives in provisionally priced sales contracts:</b>				
Copper	206,653	\$3.73/lb	\$3.80/lb	April 2023
Gold	51,109	\$1,792/oz	\$1,814/oz	February 2023
<b>Commodity contracts:</b>				
Copper	206,925	\$3.73/lb	\$3.80/lb	April 2023
Gold	51,109	\$1,792/oz	\$1,814/oz	February 2023

A summary of the fair values of unsettled derivative financial instruments for commodity contracts recorded on the consolidated balance sheet.

	March 31, 2023	December 31, 2022
<b>Commodity contracts:</b>		
Asset position	39	15
Liability position	(40)	(117)

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## 20. COMMITMENTS AND CONTINGENCIES

### Capital commitments

The Company has committed to \$413 million (December 31, 2022: \$426 million) in capital expenditures, principally related to major expansionary projects.

### Other commitments & contingencies

Due to the size, complexity and nature of the Company's operations, various legal and tax matters are outstanding from time to time. The Company is routinely subject to audit by tax authorities in the countries in which it operates and has received a number of tax assessments in various locations, including Zambia, which are currently at various stages of progress with the relevant authorities. The outcome of these audits and assessments are uncertain however the Company is confident of its position on the various matters under review.

### Cobre Panamá

#### Introduction

In February 1996, the Republic of Panamá and MPSA, now a subsidiary of the Company, entered into a mining concession contract in respect of the Cobre Panamá project ("Concession Contract").

On February 26, 1997, the Concession Contract was approved by the National Assembly of Panamá through law 9 of 1997 ("Law 9"), approving the terms of the Concession Contract. Law 9 was published in the Official Gazette on February 28, 1997. Approval through Law 9 was required given the special benefits granted in the concession contract for the development of the Cobre Panamá project. On December 30, 2016, the GOP signed and issued Resolution No. 128 by which it extended the Concession Contract held by MPSA for a second 20-year term commencing March 1, 2017 up to February 28, 2037.

The current GOP, inaugurated on July 1, 2019, established a multidisciplinary commission including the Minister of Commerce and Industries (mining regulator), Minister of Environment, and Minister of Employment to discuss the Law 9 matter and seek resolution arising from a Supreme Court Ruling which declared Law 9 to be unconstitutional. In July 2021, the GOP announced the appointment of a high-level commission of senior government ministers and officials, chaired by the Minister of Commerce, to discuss the Company's concession contract. In September 2021, the Ministry of Commerce and Industries publicly announced the culmination of the high-level formal discussions on two topics being environmental and labour matters.

During January 2022, the GOP tabled a new proposal, namely that the GOP should receive \$375 million in benefits per year from Cobre Panamá and that the existing revenue royalty would be replaced by a gross profit royalty. The Company indicated to the GOP that it was prepared to accept GOP's proposed terms, subject to receiving downside protections. In the second quarter of 2022, the Minister of Commerce and Industries was replaced and discussions continued in order, including the installation of a bilateral contractual drafting committee in early September 2022, with First Quantum remaining committed to a timely conclusion of the Law 9 issue. On November 14, 2022, the GOP established a 30-day period to conclude negotiations on a potential refreshed Concession Contract. However, said period expired without the Company and the GOP being able to agree on all key economic and legal terms for a refreshed Concession Contract. Nevertheless, and having commenced an arbitration proceeding pursuant to certain administrative proceedings commenced by GOP in relation to the foregoing, good faith discussions continued thereafter and on March 8, 2023, MPSA and the Republic of Panamá announced they had finalized negotiations on the terms and conditions of a refreshed concession contract that will govern the relationship of the parties once it enters into effect, for which purposes the approval from the National Assembly of Panamá is required ("Refreshed Concession Contract"). The Refreshed Concession Contract is expected to be presented before the National Assembly of Panamá in the legislative term that commences on July 1, 2023, after having gone through a public consultation process and receipt of all required prior governmental approvals.

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### Panamá Constitutional Proceedings

In September 2018, the Company became aware of a ruling of the Supreme Court of Panamá ("Supreme Court") in relation to the constitutionality of Law 9. The Company understands that the ruling of the Supreme Court with respect to the constitutionality of Law 9 relates to the enactment of Law 9 and does not affect the legality of the Concession Contract itself, which remains in effect, and allows continuation of the development and operation of the Cobre Panamá project by MPSA.

In respect of the Supreme Court ruling on Law 9, the Company notes the following:

- The Supreme Court decision was in respect of legal filings made since 2009.
- In reviewing the process of approval of Law 9 of 1997, the Supreme Court found that the National Assembly had failed to consider Cabinet Decree 267 of 1969 in said approval process.
- The applicable Cabinet Decree of 1969, which was repealed in 1997 by Law 9, required the Ministry of Commerce and Industries ("MICI") to issue a request for proposals before awarding mining concessions in the Petaquilla area.
- Two Attorney Generals (Procuradores Generales de la Nación, in Spanish) provided formal opinions favourable to the constitutionality of Law 9 as required in this type of proceedings by Panamanian law. The Supreme Court ruling did not make a declaration as to the annulment of the MPSA Concession Contract.

In 2018, MPSA submitted filings to the Supreme Court for ruling, staying the legal effects of the ruling in relation to the constitutionality of Law 9. On September 26, 2018, the Government of Panamá issued a news release affirming support for Cobre Panamá. The release confirmed that MICI considers that the MPSA Mining Concession contract, and its extension, remains in effect in all its parts (the MICI release is available at [www.twitter.com/MICIPMA/status/104491573020922657](http://www.twitter.com/MICIPMA/status/104491573020922657)). As a matter of fact, MICI, among other actions taken in relation to the contract's continued validity, submitted its own filings to the Supreme Court, prior to the ruling in relation to the constitutionality of Law 9 taking effect. In July 2021, the Supreme Court responded to the requests for clarifications submitted by MPSA and MICI, ruling them inadmissible on procedural grounds, upholding its ruling that Law 9 is unconstitutional. The unconstitutionality ruling came into legal effect upon its publication in the Official Gazette on December 22, 2021.

Later, the current administration of the GOP made public a different position, in the sense that in their view, the declaration of unconstitutionality of Law 9 by the Supreme Court of Justice does affect the Concession Contract's validity.

The Company, however, understands that the ruling's effects are non-retrospective, pursuant to article 2573 of the Judicial Code, which means that the enactment of the Concession Contract in 1997 and its extension (from 2017 until the year 2037) remain unaffected together with the acquired rights.

### Nullity Actions by Third Parties

Two claims have been lodged with Supreme Court contesting the approval, granted in 2016 by the GOP, for the extension of MPSA's mining Concession Contract by means of Resolution No. 128 of 2016 issued by MICI. These claims center on: the nature of rights accorded by the mining concession contract to Petaquilla Gold S.A.; the validity of certain assignments between MPSA and Petaquilla Gold, S.A. relating to the concession area and concession rights; and the process followed by the MICI in approving the extension of MPSA's mining concession contract.

The Company refutes the claims made in the aforementioned nullity motions and has been advised by external counsel that the extension process followed by the MICI in 2016 was correct. The Company has requested that both nullity motions be joined and, the decision is pending. In both proceedings, the State's Attorney of Panamá has provided a favourable formal opinion as to the legality of the resolution which approved the extension of MPSA's Concession Contract, as required for such proceedings under Panamanian law. However, on 11 January 2023, the Administration's Attorney filed in both proceedings of the nullity actions, motions requesting that the Supreme Court, based on the ruling that declared Law 9 to be unconstitutional, declares "constitutional res judicata" in each proceeding, to avoid contradictory results in the different proceedings, resulting in that the Extension Resolution is deemed without legal effect. MPSA is challenging these motions which remain pending resolution.

If the nullity actions contesting the approval of the extension of the Concession Contract are upheld by the Supreme Court the outcome may include a challenge to the legality of continuing to exploit the mine under the Concession Contract.

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### Administrative Proceedings

In November 2022, the State began to claim that the Concession Contract was invalid based on the Supreme Court ruling, and mandated negotiations for a refreshed Concession Contract.

Also in November, 2022, the State set a unilateral and arbitrary deadline of 14 December 2022 to conclude negotiations on a potential refreshed Concession Contract. As the parties were unable to attain consensus on all key economic and legal terms which would govern their relationship into the future, on December 15, 2022, the Cabinet Council (comprised of the President of the Republic of Panamá, together with all Ministers) issued Resolution No. 144 instructing the Ministry of Commerce and Industries, the Ministry of Employment, and the Ministry of the Environment to take certain actions in relation to the ruling that declared Law 9 unconstitutional, including an instruction to the Ministry of Commerce and Industries to order MPSA to prepare and execute a plan to put the mine under “care and maintenance”. MPSA filed legal motions to stay the effects of Resolution No. 144, which remain pending resolution. However, complying with said instruction in Resolution No. 144, on December 19, 2022, the National Directorate of Mineral Resources of the Ministry of Commerce and Industries issued Resolution No. 2022-234, by which it ordered MPSA to prepare and submit to the Ministry of Commerce and Industries within 10 business days a plan to put the mine in “care and maintenance”. MPSA filed recourses, appeals, and other motions against these resolutions, staying their legal effect; and, as a result, the term provided for the filing of the care and maintenance plan is currently suspended. Furthermore, and notwithstanding the aforementioned and other legal motions, on March 15, 2023, MPSA filed a request that the administrative proceedings resulting from Resolution No. 144 and Resolution No. 2022-234, respectively, be acknowledged and declared to be moot, due to the fact that, as it was made public by a joint press release, on March, 8, 2023, MPSA and the GOP had reached agreement on the terms and conditions for a Refreshed Concession Contract (which, as mentioned above, is subject to approval by law). The foregoing requests are pending resolution.

The GOP has not pursued any further actions in this administrative proceeding and has confirmed to the Company that it is focused on the processes relating to the execution of the refreshed concession contract and its subsequent approval by the National Assembly. Once the new contract is approved by the National Assembly, it is expected that the aforementioned administrative proceeding is declared moot and definitively archived.

On January 26, 2023, the Panamá Maritime Authority (“AMP”) issued a resolution (Resolution No. 007-2023) that ordered the suspension of concentrate loading operations at the Cobre Panamá port, Punta Rincón, until evidence was provided, to the satisfaction of AMP, that the process of certification of the calibration of the scales by an accredited company had been initiated. As a consequence of AMP’s measures, on February 23, 2023, it became necessary for MPSA to shut down the Cobre Panamá mine, due to limited storage capacity on site. On March 8, 2023, AMP issued a new resolution, which revoked the prior resolution ordering the suspension of concentrate loading operations. Mining and port operations resumed shortly after this, with mining operations ramping up to full production levels within two days and five shipments of copper sailing during the rest of March.

Notwithstanding the foregoing, the Company continued to engage in good faith discussions with the GOP and, on March 8, 2023, the Company and the GOP issued a press release announcing that they had reached agreement on the terms and conditions for a Refreshed Concession Contract, which, as mentioned above, is subject to approval by law. The Refreshed Concession Contract is expected to be presented before the National Assembly of Panamá in the legislative term that commences on July 1, 2023, after having gone through a public consultation process and receipt of all required prior governmental approvals.

### Arbitration Proceedings

Steps towards two arbitration proceedings have been taken by the Company. One under Canada-Panamá Free Trade Agreement (FTA), and another one as per the dispute resolution and arbitration clause of the Concession Contract.

1. On December 23, 2022, First Quantum submitted a letter to the GOP initiating the consultation period required under the Canada-Panamá Free Trade Agreement (FTA). Under the terms of the FTA, First Quantum and the GOP are required to engage in consultations to resolve the dispute amicably. At least 90 days after submitting the notice of intent, and 6 months after the events giving rise to the claim, First Quantum may file a request for arbitration.
2. Also on December 23, 2022, First Quantum submitted a Notice of Arbitration pursuant to the Rules of Procedure of the Inter-American Commercial Arbitration Commission (the “IACAC Rules”) and Clause 23 of the Concession Contract. The arbitration enforces the parties’ agreement to arbitrate its disputes arising out of and in connection with the Concession Contract. The parties have each appointed their arbitrator and the process towards the

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appointment of the Arbitral Tribunal chairman had begun. In light of having reached agreement on the terms and conditions of the Refreshed Concession Agreement, the parties executed a standstill agreement on March 10, 2023 to toll any applicable time periods and deadlines relating to the arbitration proceeding to allow time for the Refreshed Concession Contract to undergo public consultation, receive government approvals and approval from Panamá's National Assembly.

### Kansanshi Development Agreement

In May 2020, KMP filed a Request for Arbitration against the GRZ with the International Centre for Settlement of International Disputes. This arbitration is confidential. KMP's claims concern breaches of certain contractual provisions of a development agreement between GRZ and KMP and international law. Pursuant to the wider reset arrangements concluded between the Company and GRZ in May 2022, the parties have agreed in principle to a settlement in respect of this arbitration and are working towards formal closure of the proceedings.

## 21. POST BALANCE SHEET EVENTS

### Kansanshi – conversion of ZCCM dividend rights to royalty rights

During the fourth quarter of 2022, an agreement was entered into between KMP and ZCCM-IH to convert ZCCM-IH's dividend rights in KMP into royalty rights. A dividend of \$195 million was paid to ZCCM-IH on the signing of this agreement. Post completion, this transaction also provides for 20% of the KMP VAT refunds as at June 30, 2022 to be paid to ZCCM-IH, as and when these are received by KMP from the Zambia Revenue Authority ("ZRA"). This transaction was completed on April 4, 2023.

### La Granja

On March 30, 2023, the Company entered into an agreement with Rio Tinto to progress the La Granja copper project in northern Peru. Upon completion, the Company will acquire a 55% interest in La Granja for a consideration of \$105 million and will become the operator of the project. The Company will then be responsible for the next \$546 million of initial funding. Upon satisfaction of the initial funding amount, all subsequent expenditures will be applied on a pro-rata basis according to share ownership of the project. The completion of the transaction is subject to certain conditions, including regulatory approvals by the Government of Peru that are underway. The transaction is expected to close before the end of the third quarter of 2023. As part of this process, an addendum to the La Granja Transfer Agreement was signed by Peruvian government agencies Activos Mineros SAC and Proinversión, Rio Tinto, and First Quantum on April 3, 2023. The addendum formalizes the Company's involvement in the project, and also permits the Company to carry out an in-house feasibility study, as well as extend the deadline to complete the study phase of the project.